In the United States Patent And Trademark Office

RECEIVED **CENTRAL FAX CENTER** MAR 2 9 2005

App. Number 10/684,266

App. Filed

Applicant

Gary McAfee

Examiner / Kathleen J. Prunner Supervisor Justine R Yu

Alameda March 28, 2005

Assistant Commissioner for Patents

art unit 3751

Washington, District of Columbia 20231

Just a confirmation that the Applicant is unable to resolve the issues of the Application Correct if Im wrong but it is presumed that the abandonment or non appeal of the issues makes those issues a matter of patent policy with respect to the decisions made.

No other person should be able to appeal any of the issues that have been denied.

All claims made and denied by the Government should stay that way or be reversed in my favor.

Therefore and whereby any and all claims can be taken and incorporated by any manufacturer.

Under the current situation that would mean Non U. S. Citizens would most likely develop the concepts to the fullest and import the product to U.S. on the cheap rendering no U.S. income and No U.S. Tax revenue from manufacturing, exporting, foreign licensing of the Product by U.S. Whereas and hopefully the Federal Red Inc. will continue and result in your eventual Bankruptcy rendering your Pensions and Pay to the same conditions such as at United Air lines or Worse. Its probable that the establishment wont even develop the concept (no patent) as would a small

entrepreneur like me ,so its also satisfactory that your Bathrooms will stink and mine doesn't .